IN THE UNITED STATES PATENT AND TRADEMARK OFFICE											
In re Application of: G.T. AXBERG et al.				) :	Examiner: Azizul Q. Choudhury						
Serial No.:	09/972,310			) )	Art Unit: 2145						
Filed:	October 5, 2001										
For:	STORAGE AREA NETWORK METHODS AND APPARATUS WITH EVENT NOTIFICATION CONFLICT RESOLUTION										
Sir:											
	nerewith in the above-ic endment- <u>20</u> pages.		olication is an:								
The fee has been calculated as shown below:											
	Remaining After Amendment		Previously Paid For					A	dditional Fee		
Total Claims	29	Minus	29	=	= (	5	X50	=	\$300		
Independent Claims	4	Minus	4	=	= (	)	X200	=	\$0		
First Presentation of Multiple Dependant Claim					=		+360 Total	=	\$0 \$0		
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X Please charge Deposit Account No. 09-0466 the amount of \$\_\_\_ to cover the extension fee and also the amount of \$ 300 to cover the claim fee.

X The Commissioner is hereby authorized to charge payment of the following fees associated with this communication or any future or concurrent communication or reply, or credit any overpayment to Deposit Account No. 09-0466.

X Any filing fees under 37 CFR 1.16 for the presentation of extra claims.

X Any patent application processing fees under 37 CFR 1.17, including all required extension of time fees.

Respectfully submitted,

/David Victor/
David W. Victor
Registration No. 39,867
KONRAD RAYNES & VICTOR, LLP
315 S. Beverly Drive, Suite 210
Beverly Hills, CA 90212
(310) 556-7983 (voice)

## CERTIFICATE UNDER 37 CFR 1.8:

I hereby certify that this correspondence is being transmitted through the USPTO EFS-Web system over the Internet to Azizul Q. Choudhury on September 12, 2007.

Dated: September 12, 2007

/David Victor/	9/12/07				
David W. Victor	Date				

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s): G.T. Axberg et al. Examiner Azizul Q. Choudhury

Serial No. 09/972,310 Group Art Unit 2145

Filed October 5, 2001 Docket No. SJO920010108US1
TITLE STORAGE AREA NETWORK METHODS AND APPARATUS WITH

EVENT NOTIFICATION CONFLICT RESOLUTION

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\_/David Victor/ David W. Victor

## **RESPONSE TO FINAL OFFICE ACTION**

This paper is submitted in response to a final office action in the above case dated July 13, 2007 ("Final Office Action"), in which the Examiner rejected all the claims as obvious (35 U.S.C. §103) over cited art. Applicants have requested a phone interview with the Examiner to discuss the rejection. Applicants amend claim 8 to clarify the antecedent basis of an element. Applicants submit that all pending claims 1-29 are patentable over the cited art and in condition for allowance for the reasons discussed herein.

Amendments to the Claims are reflected in the listing of claims which begins on page 2. Remarks/Arguments begin on page 11.